1	Graham B. LippSmith (SBN 221984) g@lippsmith.com	
2	MaryBeth LippSmith (SBN 223573) mb@lippsmith.com	
3	Jaclyn L. Anderson (SBN 258609)	
4	jla@lippsmith.com LIPPSMITH LLP	
5	555 S. Flower Street, Suite 4400 Los Angeles, California 90071	
6	Tel: (213) 344-1820 / Fax: (213) 513-	2495
7	Jeremy M. Glapion Admitted Pro Hac Vice	
8	img@glapionlaw.com GLAPION LAW FIRM	
9	1704 Maxwell Drive Wall, New Jersey 07719	
10	Tel: (732) 455-9737 / Fax: (732) 965-8006	
11	Jason T. Dennett (WSBA #30686) Admitted Pro Hac Vice jdennett@tousley.com Kaleigh N. Boyd (WSBA #52684) Admitted Pro Hac Vice kboyd@tousley.com TOUSLEY BRAIN STEPHENS PLLC	
12		
13		
14		
15	1200 Fifth Avenue, Suite 1700	
16	Seattle, Washington 98101-3147 Tel: (206) 682-5600 / Fax: (206) 682-	-2992
17	Attorneys for Plaintiffs	
18	UNITED STATES DISTRICT COURT	
19	CENTRAL DISTRICT OF CALIFORNIA	
20	MICHAEL MCGINNIS and	Civil Case No.: 2:23-cv-02426-SB-JPR
21	CYNDY BOULTON, individually, and on behalf of all others similarly	STIPULATION FOR ONE-WEEK
22	situated;	CONTINUANCE OF MOTION TO DISMISS HEARING AND SETTING
23	Plaintiffs,	BRIEFING SCHEDULE
24	V.	Current Hearing Date: August 11, 2023 Current Response Date: July 21, 2023
25	COMMUNITY.COM, INC.;	
26	COMMITTING,	Proposed Hearing Date: August 18, 2023 Proposed Response Date: July 27, 2023
27	Defendant.	
28		1

STIPULATION FOR ONE-WEEK CONTINUANCE OF MOTION TO DISMISS HEARING AND BRIEFING SCHEDULE

Defendant Community.com, Inc. ("Defendant") filed a Motion to Dismiss ("Motion") on July 14, 2023. Dkt. 32. The hearing for Defendant's Motion is noticed for August 11, 2023. *Id.* The current deadline for Plaintiff Cyndy Boulton ("Plaintiff") to respond to the Motion is July 21, 2023.

Plaintiff's counsel requested an additional week to brief a response to the Motion and to facilitate lead counsel's appearance at the hearing for the Motion due to pre-planned summer travel. The Parties conferred, and Defendant does not oppose this request.

The Parties further conferred about the briefing schedule for Defendant's Motion and agree that based on the new hearing date, Plaintiff will file an opposition on or before July 27, 2023, which is more than the 21 days prior to the continued hearing date required by Local Rule 7-9. The Parties further agree that Defendant will file any reply in further support of the Motion on or before August 4, 2023, which is 14 days prior to the continued hearing date as required by Local Rule 7-10.

Therefore, there is good cause to continue the hearing for Defendant's Motion by one week to allow additional time for a response to the Motion and appearance by Plaintiff's lead counsel at the hearing.

Thus, the Parties stipulate to the following:

- That Plaintiff's response to the Motion be due on or before July 27, 2023;
- That Defendant's reply in further support of the Motion be due on or before August 4, 2023; and
- That the hearing date for the Motion be continued by one week to August 18, 2023 at 8:30 a.m.

Dated: July 19, 2023 LIPPSMITH LLP

By: /s/ Graham B. LippSmith

GRAHAM B. LIPPSMITH MARYBETH LIPPSMITH JACLYN L. ANDERSON TOUSLEY BRAIN STEPHENS PLLC JASON T. DENNETT KALEIGH N. BOYD **GLAPION LAW FIRM, LLC** JEREMY M. GLAPION Attorneys for Plaintiffs **MORRISON & FOERSTER LLP** /s/ Nancy R. Thomas By: NANCY R. THOMAS TIFFANY CHEUNG MICHAEL BURSHTEYN Attorneys for Defendant COMMUNITY.COM

ATTESTATION Pursuant to Civil L.R. 5-4.3.4, I, Graham B. LippSmith, as the ECF user under whose credentials this document is filed, attest that concurrence in the filing of this document has been obtained from each of the other signatories. I declare under penalty of perjury under the laws of California and the United States of America that the foregoing is true and correct. Executed at Los Angeles, California this 19th day of July, 2023. /s/ *Graham B. LippSmith* GRAHAM B. LIPPSMITH